गृह विभाग

आदेश

दिनांक 26 सितम्बर, 2008

संख्या 12376/पी-4.—चूंकि, भूमि अर्जन अधिनियम, 1894 (1894 का अधिनियम 1), की धारा 6 के अधीन जारी हरियाणा सरकार, गृह विभाग, अधिसूचना संख्या 3983/पी-4, दिनांक 7 अप्रैल, 2008 में, वर्णित भूमि, सरकार द्वारा, सरकारी खर्च पर, सार्वजनिक प्रयोजन अर्थात् पुलिस थाना सदर नरवाना, ग्राम ढाकल, तहसील नरवाना, जिला जीन्द के भवन के निर्माण के लिए अपेक्षित घोषित की गई है।

इसलिए, अब, भूमि अर्जन अधिनियम, 1894 (1894 का अधिनियम 1), की धारा 7 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, हिरयाणा के राज्यपाल, जिला राजस्व अधिकारी एवं भूमि अर्जन कलक्टर, जीन्द को निर्देश देते हैं कि पूर्वोक्त अधिसूचना के साथ प्रकाशित घोषणा से संलग्न विशिष्टियों में वर्णित भूमि के अर्जन के आदेश लें।

फिरोजा महरोत्रा, वित्तायुक्त एवं प्रधान सचिव, हरियाणा सरकार, गृह विभाग, चण्डीगढ़ ।

HOME DEPARTMENT

Order

The 26th September, 2008

No. 12376/P-4.—Whereas, the land described in the Haryana Government, Home Department, notification No. 3983/P-4, dated the 7th April, 2008, issued under Section 6 of the Land Acquisition Act, 1894 (Act 1 of 1894), has been declared to be needed by the Government, at public expense, for a public purpose, namely, for the construction of building of Police Station Sadar Narwana at Village Dhakal, Tehsil Narwana, District Jind.

Now, therefore, in exercise of the powers conferred by Section 7 of the Land Acquisition Act, 1894 (Act 1 of 1894), the Governor of Haryana hereby directs the District Revenue Officer-cum-Land Acquisition Collector, Jind, to take order for the acquisition of land described in the specifications appended to the declaration published with the aforesaid notification.

FIROZA MEHROTRA,

Financial Commissioner and Principal Secretary to Government Haryana, Home Department, Chandigarh.

गृह विभाग

आदेश

दिनांक 26 सितम्बर, 2008

संख्या 12383/पी-4.—चूंकि, भूमि अर्जन अधिनियम, 1894 (1894 का अधिनियम 1), की धारा 6 के अधीन जारी हरियाणा सरकार, गृह विभाग, अधिसूचना संख्या 3962/पी-4, दिनांक 7 अप्रैल, 2008 में, वर्णित भूमि, सरकार द्वारा, सरकारी खर्च पर, सार्वजनिक प्रयोजन अर्थात् यातायात पुलिस थाना जीन्द, ग्राम अहीरका, तहसील एवं जिला जीन्द के भवन के निर्माण के लिए अपेक्षित घोषित की गई है।

इसलिए, अब, भूमि अर्जन अधिनियम, 1894 (1894 का अधिनियम 1), की धारा 7 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, हरियाणा के राज्यपाल, जिला राजस्व अधिकारी एवं भूमि अर्जन कलक्टर, जीन्द को निर्देश देते हैं कि पूर्वोक्त अधिसूचना के साथ प्रकाशित घोषणा से संलग्न विशिष्टियों में वर्णित भूमि के अर्जन के आदेश लें।

> फिरोजा महरोत्रा, वित्तायुक्त एवं प्रधान सचिव, हरियाणा सरकार, गृह विभाग, चण्डीगढ़ ।

HOME DEPARTMENT

Order

The 26th September, 2008

No. 12383/P-4.—Whereas, the land described in the Haryana Government, Home Department, notification No. 3962/P-4, dated the 7th April, 2008, issued under Section 6 of the Land Acquisition Act, 1894 (Act 1 of 1894), has been declared to be needed by the Government, at public expense, for a public purpose, namely, for the construction of building of Traffic Police Station, Jind at Village Ahirka, Tehsil and District Jind.

Now, therefore, in exercise of the powers conferred by Section 7 of the Land Acquisition Act, 1894 (Act 1 of 1894), the Governor of Haryana hereby directs the District Revenue Officer-cum-Land Acquisition Collector, Jind, to take order for the acquisition of land described in the specifications appended to the declaration published with the aforesaid notification.

FIROZA MEHROTRA,

Financial Commissioner and Principal Secretary to Government Haryana, Home Department, Chandigarh.

कृषि विभाग

दिनांक 25 सितम्बर, 2008

संख्या 1781-कृषि -II (1)-2008/20280.—चूंकि, हरियाणा के राज्यपाल को यह प्रतीत होता है कि नीचे दी गई अनुसूची के खाना 1 में वर्णित कीट कृषि फललों के लिए हानिकारक हैं तथा उक्त कीटों के उन्मूलन तथा उनके प्रवेश, फैलाव का पुन: प्रकटन के निवारण के उपाय करना आवश्यक हो गया है।

इसलिए, अब, पूर्वी पंजाब खेती नाशीकीट, रोग तथा हानिकारक घासपात अधिनियम, 1949 (1949 का पूर्वी पंजाब अधिनियम 4), की धारा 3 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, हरियाणा के राज्यपाल, इसके द्वारा :—

- (क) नीचे दी गई अनुसूची के खाना 1 में वर्णित कीटों को उक्त अनुसूची के खाना 3 में विनिर्दिष्ट स्थानीय क्षेत्रों के लिए और उसके खाना 2 में दी गई अवधि के लिए नाशीकीट के रूप में घोषित करते हैं ; और
- (ख) प्रत्येक अधिभोगी द्वारा उक्त अनुसूची के खाना 4 में विनिर्दिष्ट निवारक तथा उपचारी उपायों को उक्त अनुसूची के खाना 3 में विनिर्दिष्ट सम्पूर्ण स्थानीय क्षेत्र में आकाशीय तथा भूमि छिड़काव/डस्टिंग द्वारा कार्यान्वित करने के लिए निर्देश देते हैं :—

अनुसूची

कीट का नाम	अवधि	स्थानीय क्षेत्र	निवारक तथा उपचारी उपाय
1	2	3	4
टिङ्डी (स्टिोसेरकः ग्रीगेरिया, एफ)	1 अगस्त, 2008 से 31 जुलाई, 2013 तक	सम्पूर्ण हरियाणा राज्य	(i) फेनिट्रोधियॉन अल्ट्रा लो वाल्यूमफेनिट्रोधियॉन 5 प्रतिशत डस्टिंग पाऊडर, मैलाथियॉन अल्ट्रा लो वाल्यूम, मैलाथियॉन 5 प्रतिशत डस्टिंग पाऊडर, क्लोरपाईरीफोस 1.5 प्रतिशत डस्टिंग पाऊडर, डाईजीनॉन 2 प्रतिशत डस्टिंग पाऊडर या किसी अन्य उचित कीटनाशक के साथ हवाई/भूमि छिड़काव/डस्टिंग करना।
			(ii) यान्त्रिक नियंत्रण के द्वारा टिड्डियों के अण्डों को नष्ट करना तथा उनके बच्चों को खाईयों में दबाना और रात के समय प्रोढ़ कीटों को आग से जलाना।

कृष्ण मोहन,

वित्तायुक्त एवं प्रधान सचिव, हरियाणा सरकार,

AGRICULTURE DEPARTMENT

The 25th September, 2008

No. 1781-Agri.II (1)-2008/20280.—Whereas, it appears to the Governor of Haryana that the insect mentioned in column 1 of the Schedule given below, are injurious to agricultural crops and it is necessary to take measures to eradicate the said insect and to prevent their introduction, spread of re-appearance.

Now, therefore, in exercise of the powers conferred by Section 3 of the East Punjab Agricultural Pests, Diseases and Noxious Weeds Act 1949 (East Punjab Act, 4 of 1949), the Governor of Haryana hereby:—-

- (a) declares the insect mentioned in column 1 of the Schedule given below to be the pest for local areas specified in column 3 of the said Schedule and for the period given in column 2 thereof; and
- (b) directs the carrying out of preventive and remedial measures specified in column 4 of the said Schedule by every occupier through aerial and ground spraying/dusting throughout the local area specified in column 3 of the said Schedule:—

Schedule

Name of Insect	Period	Local Area	Preventive and remedial measures	
1	2	3	4	
Locust (Schistocerca gregaria, F)	1st August, 2008 to 31st July, 2013	Whole of the State of Haryana	(),	
			 (ii) Mechanical control by destruction of eggs of locust and burying of hoppers in trenches and burning of adults at night. 	

KRISHNA MOHAN,

Financial Commissioner and Principal Secretary to Government, Haryana, Agriculture Department.

STATE ELECTION COMMISSION, HARYANA

SCO NO. 16-17, SECTOR 20-D,

CHANDIGARH

Order

The 24th September, 2008

No. SEC/3ME/2008/9618.—As per provisions contained in Section 13D and 13E of Haryana Municipal Act, 1973, every contesting candidate of Municipal Committee has to maintain his election expenditure account from the date of his nomination till the declaration of result. As per orders dated 19th December, 2006, State Election Commission, Haryana has fixed the time limit i.e. 'within 30 days of delcaration of result' to file the election expenditure

with the Deputy Commissioner or any other officer prescribed by the State Election Commission, Haryana, and the candidates those who will not file his election expenditure account within time limit and make expenditure beyond expenditure limit fixed by the State Election Commission, will be disqualified by the State Election Commission, Haryana for three years.

The General election to Municipal Committee, Kharkhoda, District Sonipat was held on 20th January, 2008. The following 24 candidates failed to lodge their election expenditure account within 30 days of declaration of the result:—

Sr. No.	Name of Candidate	Ward No.
1.	Sh. Kaptan	1
2.	Sh. Dinesh	1
3.	Sh. Raj Pal	1
4.	Sh. Anil Kumar	2
5.	Sh. Prem	2
6.	Sh. Mukesh Kumar	2
7.	Sh. Rohit	2
8.	Sh. Vinod Kumar	2
9.	Sh. Manvir Saini	3
10.	Smt. Ashu	4
11.	Smt. Mamo Devi	4
12.	Smt. Sunita Devi	5
13.	Smt. Nirmala	7
14.	Smt. Manisha	7
15.	Sh. Jagdish	. 8
16.	Sh. Mohan Kumar	8
17.	Sh. Rajender	8
18.	Smt. Kanta	9 ′
19.	Smt. Sheela	9
20.	Smt. Sarita	9
21.	Smt. Suman	9
22.	Sh. Lalit Kumar	11
23.	Smt. Roshani	12
24.	Smt. Krishana Wanti	13

They were issued show cause notice as to why they should not be disqualified because they had not filed the

election expenditure statement in time. They were personally heard by me on 17th September, 2008 at 12.00 Noon at PWD Rest House, Sonipat. The following candidates came present for the hearing:—

Smt./Sh.

Sh. Prem

Smt. Ashu

Sh. Prem who contested election from ward No. 2 has stated that he has sent his election expenditure statement on 12th July, 2008 by registered post. When he was asked to explain about the delay in filing the election expenditure statement, he could not give satisfactory reply and Smt. Ashu from Ward No. 10 also could not give her satisfactory reply to file her expenditure statement. Sh. Mohan Kumar from Ward No. 8 has also sent his election expenditure statement in the Commission on 14th July, 2008 which is also beyond 30 days from the declaration of result.

The Secretary, Municipal Committee Kharkhoda has also intimated that the following three candidates have also filed their expenditure statement beyond 30 days from the declaration of result on the dates mentioned before each:—

1.	Shri Kaptan	Ward No. 2	17-5-2008
2.	Smt. Sunita Devi	Ward No. 5	18-5-2008
3.	Smt. Roshni	Ward No. 12	17-5-2008

Rest of the candidates neither appeared personally nor filed their written statement before me. Hence, all the 24 candidates, whose names are mentioned from Sr. No. 1 to 24 are hereby disqualified for three years from the date of this order.

Copy of the order be communicated to all concerned and got notified in the Haryana Government Gazette.

The 22nd September, 2008 State Election

CHANDER SINGH, State Election Commissioner, Haryana.

44761--C.S.--H.G.P., Chd.